

BILL KAY CHRYSLER 2100 OGDEN AVENUE DOWNERS GROVE, IL 1-630-968-8800

74637 74637

SALESPERSON			S
YEAR 2006 MAKE/MODEL CHRY 300	BOD	BODY TYPE	STR
VIN NUMBER 2C3KA53G86H458101) Yoo	COLOR TRIM	Ę
STOCK NUMBER P7252	MILEAGE 18	18830	BUS
The used vehicle sold under the Purchase Contract of the same date is sold "AS IS" with no	SA" blue si ed	IS" with no	[

or under the Furchase contract of the same date is soft "As year anties or representations. The salesperson of the Dealer the condition of the vehicle by using phrases such as tor similar in "cream puff", "a cherry", "like new", "in perfect condition", or "is s 8 - .

- S IS: With no ar did not: r to) "cream of s safe".
 - þ Represent that the vehicle is "accident free" or "has never been in an accident" something that will provide worry-free performance" or the like.
- Represent that the vehicle has been 'safety checked', "inspected", "examined" or "treated" other than the matters set forth on the attached list.

Refer to the prior owner in any way,

CASH PRICE OF VEHICLE	49	22995.00	00
	-		
		# <u>**</u>	N/A
CHRYSLER GAP&DLR		495.00	8
OPTIONAL ERT FEE (EVR)		25.00	00
DOCUMENTARY SERVICE FEE		58.48	48
SPECIAL BENEFITS PROGRAM			N/A
TOTAL	49	23573.48	48
ILLINOIS SALES TAX 8,0000		1846.28	28
OTHER TAXES (if any)		173.09	
FEDERAL LUXURY EXCISE TAX (10%)		-	N/A
CASH PRICE OF VEHICLE		25592,85	85
LICENSE, TRANSFER TITLE DRIVE AWAY FEE		143.00	00
SERVICE CONTRACT SOLD BY BILL KAY CHRYSLER		1500.00	00
TOTAL PURCHASE PRICE		27235.85	85
CASH DOWN PAYMENT		8500.00	00
TRADE IN ALLOWANCE		2	N/A
DUE BASED UPON NOTE IN DAYS			N/A
REBATES APPLIED		R	N/A
		==	N/A
TOTAL DOWN PAYMENT		8500.00	.00
UNPAID CASH BALANCE DUE	₩.	18735.85	85

NOTICE: TO THE NEGOTIATED CASH SALE PRICE OF EACH VEHICLE, NO MORE THAN \$53.52 MAY BE ADDED FOR DEALER COSTS AND OVERHEAD. THE ONLY OTHER ADDITIONAL CHARGES PERMITTED ARE DEALER ADDED OPTIONS, WAR-BANTY AND SERVICE CONTRACTS. INSURANCE AND THE ACTUAL COST OF LICENSE AND TITLE REGISTRATION AND TAXES.

FINANCING TERMS

DEALER ARRANGED FINANCING. In the event of a time sale, DEALER SHALL NOT BE OBLIGATED TO SELL UNTIL AND UNLESS a finance source approves this order and agrees to purchase a retail instalment contract between customer and Dealer based on this order. As part of obtaining financing, customer and pealer based on this order. As part of obtaining financing, and to cooperate fully in obtaining financing including providing of any supporting documentation. This agreement may be cancelled by Dealer if Dealer determines that it cannot obtained for Customer on the agreed terms within 15 business days of the date of his agreement. If the Contract is terminated as a result of the mability to obtain third party financing, Ustomer agrees to return the vehicle within 24 hours of notice from Dealer and Dealer agrees to return the Vehicle within 24 hours of notice from Dealer and Dealer agrees to return the vehicle within 24 hours of notice from Dealer may repossess the vehicle if Customer retuses to return it.

IMMEDIATE DELIVERY - SHORT TERM FINANCING, I accept immediate delivery and possession of the sublect vehicle. In exchange for such possession, I promise to pay Doaler the remainder of the purchase price in accordance with the SHORT TERM FINANCING agreement attached hereto and made a part of hereof. If 1 do not pay pursuant to the terms of the SHORT TERM FINANCING agreement, I understand that I will have breached this contract and will be liable to Dealer for damages as set out on the reverse of this contract and in the SHORT TERM FINANCING agreement.

NO DEALER FINANCING. I am tendering full payment for this subject vehicle at the time of this transaction or will make full payment within days. Once this agreement is signed by me and accepted by Dealer of when Take actual possession of the vehicle, it is fully binding. I understand not fulfill my obligations under the confract or if my check does not clear, I will bealer for damages as set out on the reverse side.

NO INCIDENTAL OR CONSEQUENTIAL DAMAGES. The Customer shall in no event be entitled to recover from Dealer any incident or consequential damages in connection with this Contract including without ilmitation; damages resulting from miury to property, loss of use, loss of time, loss of profits or loss of income, and including, without limitation any such damages arising from liability based on breach of warranty, contract, tort, strict liability or any other statutory or common law theory of liability.

DAT647.25758 4 4 7909 \sim GEORGE GATLIN WALLER 님 CHICAGO, 2 733 SINESS ADDRESS REET ADDRESS STOMER NAME Y, STATE, ZIP

CITY, STATE, ZIP

(773)823-6703RESIDENCE PHONE (773.) 379-0218 BUSINESS PHONE (773.) BUSINESS PHONE DRIVER'S LICENSE NUMBER 6345-3005-8115

SOCIAL SECURITY NUMBER

TRADE-IN VEHICLE

8 명 # ₩ 49 EXHIBIT T ESTIMATED BALANCE OWED ON CAR ISUBJECT TO VERIFICATION NET ALLOWANCE ON USED CAR (TRANSFER TO LEFT COLUMN) səiqqet MAKE/MODEL USED CAR ALLOWANCE BALANCE OWED TO # ADDRESS YEAR

Case 1:07-cv-07212

I UNDERSTAND AND AGREE TO TRADE-IN THE VEHICLE DESCRIBED ABOVE TO DEALER UNDER THE TERMS SET FORTH ABOVE AND OF THE REVERSE SIDE. IF THE BALANCE DUE ON THE TRADE-IN VEHICLE THE CUSTOMER IS SELLING IS AN AMOUNT GREATER THAN SHOWN ABOVE, THE CUSTOMER AGREES TO PAY THE ADDITIONAL AMOUNT IN CASH UPON REQUEST, I certify that the above information about my trade-in is correct.

SIGNATURE OF CUSTOMER

Document 20-3

THE VEHICLE REFERENCED IN THIS CONTRACT IS SOLD AS EQUIPPED AT TIME OF DELIVERY.

ANY PROVIDE THIS CONTRACT DOES NOT FRESCISSION OR ATRIAL PERIOD,

WARRANTY DISCLAIMERS AND OTHER INFORMATION

Filed 02/21/2008

warranties with respect to the used vehicle sold hereunder. The warranties with respect to the used vehicle sold hereunder. The Customer has not made the Dealer aware of any special or particular purpose to which he or she intends to use the vehicle and is not relving on the Dealer's skill or judgement to furnish a vehicle suitable for any such purpose. SPECIFICALLY THE CUSTOMER IS NOT RELYING UPON ARY REPRESENSTRATIONS OF THE DEALER'S SALESPERSONS, THE VEHICLE'S CURRENT CONDITION OF HOW THE VEHICLE WILL PERFORM OR IF THE VEHICLE HAS BEEN SAFETY CHECKED OR INSPECTED. THE DEALER, TO THE FULLEST EXTENT PERMITTED BY LAW, EXPRESSLY DISCLAMIS AND EXCLUDES ANY AND ALL WARRANTIES, WHETHER EXPRESSED OR IMPLIED WITH RESPECT TO THE USED VEHICLE SOLD HEREUNDER, INCLUDING ANY WARRY
PARTICULAR PURPOSE
vehicle has been sold with
or merchantability of fitner
provided below.

LIMITATION IN DURATION OF IMPLIED WARRANTIES. To the extent implied warranties cannot be disclaimed because this vehicle has been sold a warrantly or service contract, Dealer hereby limits the period of any implied ranties, including warranties of merchantability and/or filness for a particular pose to the duration of the service contract and/or warranty that is provided the vehicle.

Page 1 of 2

FTC WINDOW STICKER. THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THE CONTRACT. INFORMATION ON THE WINDOW FORM (BUYER'S GUIDE) OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT FOR SALE.

VEHICLE EMISSIONS. Dealer makes no representation or warranty that any vehicle sold hereunder has passed or will pass the inspection required by the Illinois Vehicle Emission Inspection Law, III. Rev. Stat. Ch. 95 1/2, par. 13A-101 et seq. Compliance is the responsibility of the Customer.

헏 Ø In the case of a service contract, coverage of this service contract provided by Chrysler Corporation, its parent, subsidiaries or its affiliates.

THIS TRANSACTION IN NON-CANCELABLE AFTER THE SIGNING OF THIS AGREEMENT EXCEPT AS PROVIDED-HEREIN. IF YOU FAIL TO COMPLY WITH YOUR OBLIGATION UNDER THIS CONTRACT, YOU WILL BE LIABLE FOR THE REASONABLE ATTORNEY'S FEE INCURRED BY DEALER IN THE ENFORCEMENT OF THE CONTRACT, AS WELL AS OTHER CHARGES (SEE NO. 8 ON REVERSE SIDE).

I ACKNOWLEDGE THAT DEALER AND IT'S AGENTS AND REPRESENTATIVES HAVE MADE NO REPRESENTATIONS, AGREEMENTS OR PROMISES, CONCERNING THE CONTRACT, FINANCING OF THE VEHICLE BEING PURCHASED HEREUNDER, THAT DO NOT APPEAR IN WRITING, BY SIGNING BELOW DEALER CERTIFIES THAT ALL IDENTIFYING NUMBERS CONTRAINED IN THIS BILL OF SALE AGREE WITH THOSE ON THE CERTIFICATE OF TILLS.

THIS CONTRACT IS SUBJECT TO CONFRECTION OF ANY MATHEMATICAL ERROR BY SALES OR OFFICE PERSONNEL. I CERTIFY THAT I HAVE READ THE TERMS OF THIS CONTRACT AND AGREE TO IT AS PART OF THIS CONTRACT. THE SAME AS IF IT WERE PRINTED ABOVE MY SIGNATURE OF ACKNOWLEDGE THAT THE CONTRACT CONTAINED NO BLANK SPACE AT THE TIME OF SIGNING.

YOUR SIGNATURE BELOW CERTIFIES THAT "THE FUNDS USED FOR THIS TRANSACTION WERE ENTIRELY DERIVED FROM LEGAL SOURCES" AS REQUIRED BY FEDERAL LAW.

40A THIS CONTRACT ISMOT SIGNATURE OF CUSTOMER (S)

APPROVED AND ACCEPTED BY:
TISINOT VALID UNLESS SIGNED & ACCEPTED BY BILL KAY CHRYSLER, INC.
NO PUBLIC LIABILITY INSURANCE WITH THIS TRANSACTION.

- tor vehicles without notice. In the event the price to Dealer of new motor the new motor vehicle ordered hereunder by Purchaser, Dealer reserves ish delivered price is increased by Dealer, Purchaser may if dissatisfied whichever is earlier. ir of new motor v delivery of the n ly. If such cash d change, 1 ordingly. If the price PRICE CHANGES. Manutacturer has reserved the right to change the price to Dealer les of the series and body type ordered hereunder is changed by Manutacturer prior to toght to change the cash delivered price of such motor vehicle to Purchaser accordingly with cancel this Order, prior to taking delivery or within seven days of notice of the pric vehicles of the right to therewith αi
- chased by shall have or subseaccessories or parts thereof previously purr any such change by Manufacturer, Dealer's thereof covered by this Order either before chassis, event of or parts t any new motor vehicle, c Correspondingly, in the e le, chassis, accessories o o change the design of an e with Dealer's orders. Co ige in any motor vehicle, o as reserved the right to che dor sold in accordance will ne or any similar change in 3. DESIGN CHANGES. Manutacturer has or shipped to Dealer or being manufactured on obligation to Purchaser to make the same quent to delivery thereof to Purchaser.
 - due, a where such Order this ₫. covered I vehicle motor in delivering the re of Dealer. er or delay ır negligence to deliver e tor failure to without the f **DELAYS.** Dealer shall not be liable to any cause beyond the control or v DELIVERY I e or in part, te 4. E
- of such transacti /er√ t the time of delive or incidental to t a e prior to or imposed or any governmental authority taxes, except income taxes, tax or taxes imposed by sprohibited by law, any i e any ta unless 5. TAXES. The price of the car quoted herein does not include expressly so stated. The Customer assumes and agrees to pay, uregardless of the person having the primary, tax liability.
- the vehicle of the vehi-of the vehin opportunity to thoroughly inspect non-conformity. Receipt of delivery Customer's unqualified acceptance r she will be given an c cle with any defect or no t and constitutes the Cu he or vehicle that h such v VAL ACCEPTANCE OF VEHICLE. The Customer acknowledges the silvery and that by taking delivery the Customer agrees to accept so customer's acknowledgement that said vehicle conforms to this the Uniform Commercial Code as enacted in Illinois. - FINAL ਵੇਂ ਰ nder constitutes to Section 2-606 o r TO INSPECT sold hereund pursuant to S 6. sold f cle sc cle pt
- ခ် ₽ agreement ₽ torms other such execute Order will this 3 y of the motor vehicle covered on the front of this Contract. **DOCUMENTS.** The Purchaser, before or after the time of delivery we required by the terms and conditions of payment indicated or OTHER 7. OT uments
- t as permitted hereunder, cancel the Contract or retuse to take delivery of and pay own payment, or collect from Customer liquidated damages in an amount equal to otor vehicle has been traded in as a part of the consideration for the motor vehicle proceeds of such sale any expenses and for the sale as well as the liquidated dam-damages it has incurred as a result of Customer's breach, including but not limited 8. DAMAGES FOR BREACH BY CUSTOMER. In the event the Customer shall, except as lot the vehicle sold herein. Dealer may among other remedies, retain from Customer's down \$1000.00 or 20% of the purchase price of the vehicle, whichever is less. Where a used motor ordered hereunder, Dealer may sell such used motor vehicle and remburse itself out of the procages set out above. Dealer may all such used motor vehicle and remburse itself out of the procages set out above. Dealer may in the alternative, elect to sue the Customer tor any actual darm to, its lost profit under the Contract.
- the written por may not be n t to corrosion or rust and t suggest that rustproofing vehicle manufacturer's warranty with respect appearance products. Some manufacturer's s ING, Purchaser acknowledges that he/she has reviewed the manufacturer with respect to "After-market" rustproofing and

Case 1:07-cv-07212

- event naser's taking the truche ⊆ฉี payment checks do not clear the bank or in event of any default by Purchaser of any of P peaceable entry upon Purchaser's property. a result of the above. SEESION. In addition to any other remedies that may be available, in the event the Purchaser's down payment plicable) is not accepted by the financing source, and Purchaser retuses to return the automobile, or in the event of erunder, Purchaser authorizes Seller to repossess the motor vehicle with or without legal process and by peaceable by Seller shall not preclude the seeking of additional damages that may have been caused by Buyer as a result or REPOSSESSION. In addition to might applicable) is not accepted by its not accepted by its percentage. Furchaser author financing (if app obligations here of such action b 10
- sed, to secure cusealer may exercise agrees to execute being purchased, to v Customer, Dealer i sed. Customer agree vehicle to ntract by purchase and the v f the Coni le being p trade-in vehicle and out of a breach of the cle and the vehicle to n the tra e event vehicle act. Customer grants to Dealer a security interest in documents executed in connection herewith. In the nerotal Code of Illinois with respect to the trade-in wto perfect this security interest. SECURITY INTEREST. By signing this Contract, Cus sobligation under this Contract, and the other documits of a secured party under the Uniform Commercial in all document reasonably required by Dealer to perf tomer's o all rights any and
- Ç entitled shall be Seller action, ! ₹ filing the that necessitates by Purch contract or default by Purc Seller against Purchaser. र्वे breach any breach er recovery b EES. In the event of a addition to any other FEES. ≘ . ATTORNEY'S F tees and costs in
- required ij Ś and obtained a 0 insurance may choose the person through which any with this transaction, Customer 13. INSURANCE. No public liability insurance issued vobtain Credit Life or Disability Insurance Coverage.

Document 20-3

- g shall ||jinois ö that the Circuit Court of DuPage County or the United Stated District Court, Northern District the parties arising out of or related to this Contract or the vehicle being purchased hereunder. the .⊑ commenced eq. action may Customer agrees the lawsuit between the legal LIMITATIONS. No The Cu 14, VENUE, The saible sites for a
- party arising out of however, that this by either pa , provided, b or otherwise, b counter-claim, third party action oclaim upon which such action is tion herewith. t a claim, coun after the claim n connection t .⊆ the form of a n one year a executed in more than it contract ed herein, m installment o retal! any legal or administrative a ection with the transaction to any action to enforce a entorce apply to Contract, or in i
- our of Dealer satisfy y other party arising of sustomer shall give Didays, to correct or s commenced by th Customer against Dealer or any ter-claim, third party action or otherwise, unless Cu Dealer reasonable opportunity, of not less than 21 or action may be of a claim, count sed and afford [16. NOTICE TO DEALER OF DEFECTS OR CLAIM. No legal or administrative sthis contract, or in connection with the transaction described herein, in the form of prompt written notice of the defect or claim upon which any such action will be base any such detect or claim.

Filed 02/21/2008

- special the that understands Customer I to Customer and described above. been explained to of the vehicle de PROGRAM. The elective Special Benefits Program charge has t and services ordinarily provided in connection with the purchase BENEFITS I SPECIAL E **7**.
- to person o limited to injury to resentations and a not including but r s warranties, n and e TY. Customer agrees to indemnify and hold Dealer harmless from any and all claims of liability an profit and reasonable attorney's fees, arising as a result of or in connection with any breach of the Contract, including but not limited to, the representations stated below concerning the trade-in vehice. 18. INDEMNITY. C property, loss of profi contained in the Cont

CUSTOMER WARRANTIES FOR TRADE-INS CONDITIONS, AND TERMS,

Page 2 of 2

- be delivered to Dealer ne the allowance made if dissatisfied therewith, r is not to be determine t er may, if di ordered hereunder is i ppraisal value shall det this Order, Purchaser n 19. RE-APPRAISAL. If the used motor vehicle which has been traded in as part of the consideration for the motor vehicle orduntil delivery to Purchaser of the new motor vehicle, the used motor vehicle shall be reappraised at that time and such reappra for such used motor vehicle. If such reappraised value is lower than the original allowance theretore shown on the tront of this cancel this Order prior to taking delivery.
- 20. VEHICLE MODIFICATIONS AND EMISSIONS. Customer warrants that he or she has not modified, and will not modify, the trade-in vehicle in a way which would violate any state, lederal or local laws or regulations, including but not limited to vehicle emission laws, regulations promulgated by the Department of Transportation and the Environment Protection Agency, and safety regulations and that he or she does not know of any such modifications; Customer further warrants that the trade-in vehicle in compliance with the Illinois Vehicle Emission Inspection Law, III. Rev. Stat. Ch. 95 1/2, Par. 13A-101 et seq. Customer also warrants that the trade-in does not have a cracked engine block and that the Customer has not replaced and does not know of a replacement of the engine of the trade-in with the engine of any other year, make or model of the vehicle.
- nd encum-s any inter-t vehicle to amount of of all liens and r person has a f the trade-in v in cash, the ai GOOD TILLE. Except as otherwise expressly noted herein, Customer warrants that; (a) The trade-in vehicle is his or her property free and clear of es; (b) customer has lawful possession of the trade-in vehicle, with full authority to sell, transfer and deliver it to Dealer hereunder; and (c) No other p the trade-in vehicle. Customer agrees to deliver the Certificate of Title to Dealer, complete with all necessary signatures, at the time of delivery of the Tride to Dealer, complete with all necessary signatures, at the time of delivery of the Tride customer learns that he or she has violated this warranty of good title, Customer shall immediately so notify Dealer in writing and pay Dealer, in idenial subvance, plus any amount for which Dealer is liable to the owner of the trade-in vehicle. brances; (fest in the t Dealer, If (the trade-i 2
- ಕಕ S.V. alter limitation, a 9 , in any way e not li dge, illustration but a stomer's knowled Cust way ₹ not, | is i eunder might, w -in her which i vehicle r certifica the tr φ. title determined by that warrants ner represents and w any other type of sta s vehicle's value as d and of st Customer Inticle, or any duce the ve TITLE SALVAGE Cate of Title e, or in any v 22. S Certifica ish title,
- o, on or before the time the tremains in full force and er ne amount of the trade-in a e, and/or good title thereto, o as set forth in the Contract rer o Dealer from Customer the a ier fails to deliver the trade-in vehicle, purchase of the purchased vehicle as be immediately due and payable to E OR TITLE. If Customer to and Dealer for the pure of Dealer, there shall be o e DELIVER TRADE-IN VEHICLE the agreement between Customs except that upon the selection of . FAILURE TO D e is delivered, the illed by Dealer, or 24.
- Purchaser's pos-surred prior to the E 28 replaced while a ause of which oc 2 g ed e disconnecte nsistencies t set l s not been altered, s ng trom any odome odometer on his/her trade-in motor vehicle has nd hold Seller harmless for ANY liability resultin ser warrants that the or grees to indemnity and to Seller. ODOMETER. Fin. Purchaser fu session. Pu delivery of s
- ₫ and actual <u>0</u> order this ö front the , E trade-ın . The ŏ represents the and warrants OF TRADE-IN. Purchaser YEAR 22
- the o Contract ₁ ۸ith <u>–</u> canceiled <u>100</u> vehicle e of the purchased cancelled. nt the customer's pu the event t trade-in ve CANCELLATION. In the purchase of the

0